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REMARKS

Claims 1-3 and 5-14 are present in this application. Claims 1, 6, 8, 9, and 14 are

independent. Claim 14 is new.

Claim Rejection – 35 U.S.C. § 112, second paragraph

Claims 6-8 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite. In

particular, the Office Action states that the claims are indefinite because "the display substrate"

is not positively cited in claim 6 and claim 8. Applicant submits that the claims are definite.

First, the claims explicitly recite a "display substrate." Second, claim 6 is directed to an

apparatus for removing a display substrate from a display substrate accommodating tray. Claim 8

is directed to an associated method. Applicant submits that the "apparatus" is definite at least

because it does not omit an essential element. In other words, elements essential for removing a

display substrate from a display substrate accommodating tray are recited in the claim. The

"display substrate" is not a subcomponent of the apparatus, but the object of the action carried

out by the apparatus. Similarly with respect to claim 8, the method is definite as it recites

essential steps for removing a display substrate from a display substrate accommodating tray.

The claims being definite, Applicant respectfully requests reconsideration and withdrawal

of the rejection.

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Claim Rejection – 35 U.S.C. § 103

Claims 1-3, 6-11, and 13 have been rejected under 35 U.S.C. § 103(a) as being

unpatentable over JP 11-059893 ("Akihiro") in view of U.S. Patent No. 6,010,005 ("Reames").

Applicant respectfully traverses this rejection.

Claim 1 is directed to a display substrate accommodating tray including, among other

things, a bottom section, a frame, and an engaging section. The engaging section extends from a

side surface of the frame in a horizontal fashion to be engaged by a carrying section, e.g., a

chuck nail, for carrying the display substrate accommodating tray having the display substrate

mounted thereon. Thus, the claim is directed to an arrangement having an engagement section

capable of being handled in a stable manner by a carrying section of an automatic carrying

apparatus.

The Office Action states that Akihiro teaches the claimed elements except for the

engaging section extending from a side surface of the frame. Instead, the Office Action relies on

Reames for teaching the engaging section, and states that, "it would have been obvious for one of

ordinary skill in the art at the time the invention was made to have added the engaging section to

Akihiro's frame as taught by Reames et al. to provide support for transporting the frame to a

different location."

Reames fails to teach the claimed engaging section to be engaged by a carrying section

Reames is directed to a serving tray for serving food and beverages. In embodiments

related to relatively large serving trays for carrying the serving tray under heavy loads, the

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serving tray includes handles (column 1, lines 21-23; column 2, lines 31-33). The large serving

trays are generally of a polygonal or rectangular configuration and are used by cocktail

waiters/waitresses for serving meals (column 1, lines 6-10). In a preferred embodiment, Reames'

serving tray includes an injection molded frame 12 and handles 30, 31. The handles are formed

integrally with the frame as a generally concavo-convex configuration opening in a downward

direction (Figures 3 and 4; column 4, lines 14-18). Thus, the tray handles are specifically for

handling by a human hand as the tray is for serving meals including food and beverages. The

handles of Reames are unsuitable for carrying a display substrate in a stable manner using an

automatic carrying apparatus. On the other hand, the claimed engaging section extends from a

side surface of the frame in a horizontal fashion "to be engaged by a carrying section."

Thus, Applicant submits that Akihiro and Reames, either alone or in combination, fail to

teach or suggest at least the claimed engaging section. Applicant requests that the rejection be

reconsidered and withdrawn.

Reames fails to provide a motivation to combine Reames and Akihiro

The mere fact that references can be combined or modified does not render the resultant

combination obvious unless the prior art also suggests the desirability of the combination. In re

Mills, 916 F.2d 680, 16 USPQ2d 1430 (Fed. Cir. 1990). See M.P.E.P. § 2143.01.

Reames is directed to a conventional serving tray for serving food and beverages.

Reames' serving tray includes an injection molded frame 12 and handles 30, 31. Thus, Reames

discloses handles for lifting food and beverages by human hands. The handles of Reames are not

disclosed as being for carrying a display substrate using an automatic carrying apparatus.

Akihiro discloses a holder that holds and conveys a conveyed object of the shape of sheet

metal, such as a glass substrate. In Akihiro, the holder 21 is designed to be conveyed by the arm 16

of a carrier robot by insertion of the arm into an insertion hole 23 of the holder (Figure 6). Akihiro's

holder is an improved approach to conveying glass substrates such as flat-panel displays, which

have become larger. In the case of large glass substrates, spacing of a glass substrate may be narrow

such that the robot arm may damage the front of the glass substrate as it is forced in between

stacked glass substrates. (Figures 11, 12; paragraph 0005). Also, since the glass substrate bends

while being lifted, the glass substrate may be damaged while coming in contact with a substrate

above, and it becomes difficult to stably convey the substrate. Akihiro's holder accommodates glass

substrates so that the robot arm can stably convey the glass substrate without causing damage.

Thus, Applicant submits that Reames does not suggest the desirability of combining the

handles of Reames with the holder of Akihiro at least because the handles are specifically for

handling by a human hand and the tray is for serving meals, while Akihiro's holder is designed

specifically for conveying a glass substrate by a carrier robot.

Furthermore, combining the handles of Reames with the tray of Akihiro would render

Akihiro's tray unsatisfactory for its intended purpose of conveying by a robot arm.

"If proposed modification would render the prior art invention being modified unsatisfactory

for its intended purpose, then there is no suggestion or modification to make the proposed

modification." In re Gordon, 733 F.2d 900, 221 USPQ 1125 (Fed. Cir. 1984). M.P.E.P. §2143.01.

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As noted above, the Office Action states that it would have been obvious to add Reames'

handles to Akihiro's frame in order "to provide support for transporting the frame."

Akihiro discloses a holder 21 in which an object of the shape of sheet metal with a big area,

without bending, is stabilized and conveyed (paragraphs 0002, 0007, 0014, 0047). The conveyed

object is held in a hold section 22 formed in the holder 21 and conveyed by the arm of a transport

device inserted in an insertion hole 23. The transport device is a carrier robot that includes a first

arm 15 and a second arm 16. The holder is designed to include an alignment hole 24 for an

alignment pin and an insertion hole that can tolerate misalignment of the robot arm, enabling the

time to raise the substrate holder and conveyance time to be shortened (paragraph 0026).

Applicant submits that including handles on sides of Akihiro's holder, would render

Akihiro's holder unsuitable for operation with the carrier robot, which requires exposure to a planar

surface underneath the glass substrate. Therefore, at least for this reason, Applicant submits that

there is no suggestion or motivation to make the modification proposed in the Office Action.

The same arguments as in the above for claim 1 apply as well to claims 6 and 9. Claims 6

and 9 also recite a display substrate accommodating tray having, among other things, an engaging

section extending from a side surface of the frame.

Accordingly, Applicant submits that the rejection fails to establish *prima facie* obviousness

and respectfully requests that the rejection be reconsidered and withdrawn.

Claim Rejection – 35 U.S.C. § 103(a); Akihiro, Reames, Nakajima

Claims 5 and 12 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Akihiro in

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view of Reames and JP 236953 ("Nakajima").

Claim 5 depends from claim 1. Subject matter of claim 12 is comparable to claim 5 and

depends from claim 9. Thus, at least for the reasons above for claim 1, Applicant submits that the

rejection fails to establish prima facie obviousness for claims 5 and 12, as well.

Nakajima discloses a manufacturing method that incorporates a foamed sheet body 10.

Applicant submits that Nakajima also fails to teach or suggest the claimed "engaging section."

Thus, Nakajima fails to make up for the deficiency of claim 1. Accordingly, at least for this

additional reason, Akihiro, Reames, and Nakajima, either alone or in combination, fail to teach

each and every claimed element of claims 5 or 12.

Applicant respectfully requests that the rejection be reconsidered and withdrawn.

Claim Rejection – 35 U.S.C. § 103(a); Claim 8

Claim 8 has been rejected under 35 U.S.C. § 103(a) as being unpatentable over JP

11-059893 ("Akihiro") in view of U.S. Patent No. 6,010,005 ("Reames"). Applicant respectfully

traverses this rejection.

A similar argument as in the above for claim 1, applies as well to claim 8. Applicant submits

that Akihiro and Reames fail to teach or suggest the claimed step of engaging the display substrate

accommodating tray at the engaging section. In particular, Akihiro or Reames fail to teach or

suggest the claimed engaging section extending from a side surface of the frame, for which the

carrying mechanism engages the engaging section from above the accommodating tray.

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Accordingly, Applicant submits that Akihiro and Reames, either alone or in combination,

fail to teach each and every element of claim 8.

Applicant respectfully requests that the rejection be withdrawn.

New Claim

Claim 14 has been added to further recite that the engaging section is provided along the

entire periphery of the frame (e.g., see present specification at page 13, lines 17-18). Applicant

submits that neither of the references Akihiro or Reames disclose this claimed feature.

Conclusion

In view of the above amendment, Applicant believes the pending application is in

condition for allowance.

Should there be any outstanding matters that need to be resolved in the present

application, the Examiner is respectfully requested to contact Robert W. Downs (Reg. No.

48,222) at the telephone number of (703) 205-8000, to conduct an interview in an effort to

expedite prosecution in connection with the present application.

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If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Dated: October 25, 2005

Respectfully submitted,

RW

Charles Gorenstein

Registration No.: 29,271

BIRCH, STEWART, KOLASCH & BIRCH, LLP

8110 Gatehouse Road

Suite 100 East

P.O. Box 747

Falls Church, Virginia 22040-0747

(703) 205-8000

Attorney for Applicant